## UNITED STATES DISTRICT COURT

for the

Southern District of Indiana

United States of America	ca	
v. Huard Johnson	)	Case No: 3:01CR00017-001 USM No: 08212-028
Date of Original Judgment: Date of Previous Amended Judgment: (Use Date of Last Amended Judgment if Any)	05/31/2007 )	None  Defendant's Attorney
		FOR SENTENCE REDUCTION U.S.C. § 3582(c)(2)
§ 3582(c)(2) for a reduction in the term subsequently been lowered and made re § 994(u), and having considered such m and the sentencing factors set forth in 1  IT IS ORDERED that the motion is:  DENIED. GRANTED	of imprisonment important of imprisonment important of the Unite notion, and taking into 8 U.S.C. § 3553(a), to and the defendant's p	previously imposed sentence of imprisonment (as reflected in
the last judgment issued) of(Co.		this <b>is reduced to</b> age 2 when motion is granted)
	erk na puty Clerk	
Except as otherwise provided, all provis IT IS SO ORDERED.	sions of the judgment	dated shall remain in effect.
Order Date: 05/16/2012		Judge's signature
Effective Date:	**	The Honorable Richard L. Young
(if different from order date	9)	Printed name and title

<sup>\*</sup> Unless otherwise indicated, the effective date of this order shall be ten (10) days after order date.

Addendum to Order Pursuant to 18 U.S.C. § 3582(c)
Cause No. 3:01CR00017-001
Defendant Huard Johnson
As directed by 18 U.S.C. § 3582(c)(2), the Court has considered the relevant factors in U.S.S.G. § 1B1.10(b) and 18 U.S.C. § 3553(a), and determined a sentence reduction is not appropriate for the following reason(s):
1) The defendant is not eligible for a reduction because the amendments listed in subsection (c) of U.S.S.G. § 1B1.10 are not applicable to the defendant.
3) The defendant is eligible for a reduction under this amendment, but the Court has determined such a reduction is not appropriate because of the nature and seriousness of the danger to any person or the community that may be posed by a reduction in sentence. (Application Note 1(B) of U.S.S.G. § 1B1.10.)
4) The defendant is eligible for a reduction under this amendment. However, the Court has determined the post-sentencing conduct demonstrates the defendant may pose a danger to any person or the community by a reduction in sentence. (Application Note 1(B) of U.S.S.G. § 1B1.10.)
The defendant received the mandatory minimum sentence authorized by statute.